From:
 Mindy Kairis/DC/USEPA/US

 Sent:
 10/26/2010 3:41:35 PM

To: Suzanne Kelly/DC/USEPA/US@EPA
Carrie Wehling/DC/USEPA/US@EPA

Subject: Re: Fw: Cong. Sestak letter

Sue-

CC:

Here are my comments. I don't think this is something that needs to be transferred to OGC.

Thanks! Mindy

Mindy Kairis Attorney Adviser Water Law Office U.S. Environmental Protection Agency 1200 Pennsylvania Ave, NW (MC 2355A) Washington, DC 20460 Phone (202) 564-0883 Fax (202) 564-5477

CONFIDENTIAL communication for internal deliberations only, may contain deliberative, attorney-client, attorney work product, or otherwise privileged material, do not distribute outside EPA or DOJ.

From: Suzanne Kelly/DC/USEPA/US

To: Mindy Kairis/DC/USEPA/US@EPA, Carrie Wehling/DC/USEPA/US@EPA

Date: 10/26/2010 12:55 PM Subject: Fw: Cong. Sestak letter

Hi Mindy and Carrie,

Can you take a glance at this CMS response for Sestak #6 (yes this is correct this is the sixth letter from Sestak). It is assigned to Region 3 for signature and is overdue (original due date 10/8). Vicky from R3 worked on the initial draft and we reworked the wording. We also incorporated comments from ORD related to the study, and OECA.

The incoming is from Sestak who is forwarding a constituent concern made via a phone call (see attached).

[attachment "10-001-6271 Sestak citizen Dimock.pdf" deleted by Mindy Kairis/DC/USEPA/US]

Suzanne Kelly Acting Chief, Prevention Branch US Environmental Protection Agency Office of Ground Water and Drinking Water Drinking Water Protection Division (4606M) email: kelly.suzanne@epa.gov

phone: (202) 564-3887 fax: (202)-564-3756

DIM0255131 DIM0255131

---- Forwarded by Suzanne Kelly/DC/USEPA/US on 10/26/2010 12:39 PM -----

From: Victoria Binetti/R3/USEPA/US

To: Suzanne Kelly/DC/USEPA/US@EPA

Cc: Keara Moore/DC/USEPA/US@EPA, Alysa Suero/R3/USEPA/US@EPA, Becky Blazek/R3/USEPA/US@EPA

Date: 10/26/2010 11:01 AM

Subject: Cong. Sestak letter

Hello, Suzanne. We've had a few additional comments on the letter reply to Congressman Joe Sestak that you were kindly coordinating among colleagues in DC. I've made some edits on the attachment in "track changes" format, so you'll be able to see them. One of our reviewers here noticed that we didn't directly address Ms. Tatham's suggestion that EPA require the addition of a tracking chemical to HF fluids and disposed produced/flowback water. I've added just one sentence to close that loop, at the end of the fourth paragraph. Since lots of eyes have seen this, and worked on carefully crafting a statement as to the extent of our authority, I wanted to run this by you all once more, to give folks a chance to improve this, as/if necessary. Can you take a look, please, and let me know if this is OK? Thanks very much.—Vicky

Victoria P. Binetti
Associate Director, Drinking Water & Source Water Protection
Water Protection Division
US Environmental Protection Agency, Region III

Phone: 215-814-5757 Fax: 215-814-2318

[attachment "AL-10-001-6271 Dimock and Fracturing Fluids ARS Edits FINAL plus.doc" deleted by Mindy Kairis/DC/USEPA/US]

DIM0255131 DIM0255132